### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	PCT
To: MALGARINI, Lucia Via Divisione Acqui, 8H IT - 46044 Goito MN ITALY	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION
	(PCT Rule 44.1)
	Date of malling (day/month/year) 25/10/2004
Applicant's or agent's file reference	
L010.2	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No. PCT/IT2004/000294	International filing date (day/month/year) 21/05/2004
Applicant	
VANGELISTI, Antonio	
Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claim When? The time limit for filling such amendments is non international Search Report; however, for more Where? Directly to the International Bureau of WIPO, 34 1211 Geneva 20, Switzerland, Fa For more detailed instructions, see the notes on the acco  2. The applicant is hereby notified that no international search Article 17(2)(a) to that effect and the written opinion of the ir  3. With regard to the protest against payment of (an) addition the protest together with the decision thereon has been applicant's request to forward the texts of both the protect applicant's request to forward the texts of both the protect applicant as been made yet on the protest; the applicant wishes to avoid or postpone application, or of the priority claim, must reach the International Bureau. If the applicant wishes to avoid or postpone application, or of the priority claim, must reach the International Bureau under the completion of the technical preparations for internation The applicant may submit comments on an informal basis on the international Bureau. The International Bureau will send a copy of international preliminary examination report has been or is to be a the public but not before the expiration of 30 months from the priority date, but only in respect of sor examination must be filled if the applicant wishes to postpone the date (in some Offices even later); otherwise, the applicant must, we acts for entry into the national phase before those designated Offices for entry into the national phase before those designated Offices and the WIPO Internet site.  See the Annex to Form PCT/IB/301 and, for details about the app Guide, Volume II, National Chapters and the WIPO Internet site.	as of the International Application (see Rule 46): mally 2 months from the date of transmittal of the details, see the notes on the accompanying sheet.  chemin des Colombettes iscimile No.: (41–22) 740.14.35 impanying sheet.  report will be established and that the declaration under international Searching Authority are transmitted herewith.  In transmitted to the International Bureau together with the test and the decision thereon to the designated Offices.  Alicant will be notified as soon as a decision is made.  In transmitted to the International Bureau together with the test and the decision thereon to the designated Offices.  Alicant will be notified as soon as a decision is made.  In transmitted to the International Bureau together with the test and the decision thereon to the designated Offices.  Alicant will be notified as soon as a decision is made.  In transmitted to the International Searching Authority to the such comments to all designated Offices unless an instablished. These comments would also be made available to ority date.  The designated Offices, a demand for international preliminary tentry into the national phase until 30 months from the priority within 20 months from the priority date, perform the prescribed ces.  In the comments to the designated of the international preliminary tentry into the national phase until 30 months from the priority within 20 months from the priority date, perform the prescribed ces.
Name and mailing address of the International Searching Authority  European Patent Office, P.B. 5818 Patentiaan 2  NL-2280 HV Rijswijk  Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Line Wagnersen

## PATENT COOPERATION TREATY

## **PCT**

### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER	OOD Form DCT/ICA DOO
L010.2	ACTION as	see Form PCT/ISA/220 swell as, where applicable, Item 5 below.
International application No.	International filing date (day/month/year	(Earliest) Priority Date (day/month/year)
PCT/IT2004/000294	21/05/2004	23/05/2003
Applicant		
VANGELISTI, Antonio		
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this international Searching unsmitted to the International Bureau.	Authority and is transmitted to the applicant
This International Search Report consists	of a total of sheets.	
X It is also accompanied by	a copy of each prior art document cited in	this report.
Basis of the report     a. With regard to the language, the language in which it was filed, unlined.	international search was carried out on these otherwise indicated under this item.	e basis of the international application in the
The international this Authority (Rui		anslation of the international application furnished to
b. With regard to any nucleo	otide and/or amino acid sequence discid	osed in the International application, see Box No. I.
2. Certain claims were four	nd unsearchable (See Box II).	
3. Unity of invention is laci	king (see Box III).	
4. With regard to the title,		
X the text is approved as su	bmitted by the applicant.	
the text has been establish	ned by this Authority to read as follows:	
5. With regard to the abstract,		
X the text is approved as su	bmitted by the applicant.	•
the text has been establish may, within one month fro	ned, according to Rule 38.2(b), by this Au m the date of malling of this international	thority as it appears in Box No. IV. The applicant search report, submit comments to this Authority.
6. With regards to the drawings,		
a. the figure of the drawings to be p	ublished with the abstract is Figure No. $\_$	1
X as suggested by t	he applicant.	
as selected by this	s Authority, because the applicant failed to	suggest a figure.
· — —	s Authority, because this figure better cha	racterizes the invention.
b. none of the figures is to be	published with the abstract.	

### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY To: WRITTEN OPINION OF THE see form PCT/ISA/220 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet) Applicant's or agent's file reference FOR FURTHER ACTION see form PCT/ISA/220 See paragraph 2 below International application No. International filing date (day/month/year) Priority date (day/month/year) 23.05.2003 PCT/IT2004/000294 21.05.2004 International Patent Classification (IPC) or both national classification and IPC E04H4/10 Applicant VANGELISTI, Antonio 1. This opinion contains indications relating to the following items: Box No. I Basis of the opinion Box No. II **Priority** ☐ Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability ☐ Box No. IV Lack of unity of invention Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement ☐ Box No. VI Certain documents cited Box No. VII Certain defects in the international application ☐ Box No. VIII Certain observations on the international application **FURTHER ACTION** If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA:

**Authorized Officer** 

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International application No. PCT/IT2004/000294

### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

	Box N	lo. I	Basis of the opinion
1.	With r	egarc nguag	to the language, this opinion has been established on the basis of the international application in ge in which it was field, unless otherwise indicated under this item.
	la	เทgua	Dinion has been established on the basis of a translation from the original language into the following ge , which is the language of a translation furnished for the purposes of international search Rules 12.3 and 23.1(b)).
2.	With r	egaro sary t	to any nucleotide and/or amino acid sequence disclosed in the international application and to the claimed invention, this opinion has been established on the basis of:
	a. type	e of m	naterial:
		a se	equence listing
		tabl	e(s) related to the sequence listing
	b. form	nat of	material:
		in w	rritten format
		in c	omputer readable form
	c. time	e of fil	ing/furnishing:
		con	tained in the international application as filed.
		filed	together with the international application in computer readable form.
		furn	ished subsequently to this Authority for the purposes of search.
3.	h: Ct	as be opies	tion, in the case that more than one version or copy of a sequence listing and/or table relating thereto en filed or furnished, the required statements that the information in the subsequent or additional is identical to that in the application as filed or does not go beyond the application as filed, as riate, were furnished.
4.	Addition	onal c	comments:

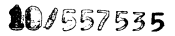
# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

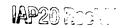
International application No. PCT/IT2004/000294

1	Box N	o. Il Priority			
				<del></del>	
1. 0	M Th	ne following docume	nt has not be	en furnishe	ed:
			rlier application	on whose p	priority has been claimed (Rule 43bis.1 and 66.7(a)).
					nose priority has been claimed (Rule 43bis.1 and 66.7(b)).
	Co ne	onsequently it has no evertheless been est	ot been possil ablished on th	ble to cons he assump	sider the validity of the priority claim. This opinion has tion that the relevant date is the claimed priority date.
2. [	ha	iis opinion has been s been found invalid ng date indicated ab	i i i i i i i i i i i i i i i i i i i		ority had been claimed due to the fact that the priority claim  1). Thus for the purposes of this opinion, the international the relevant date.
				· · · · · ·	and the same same.
3. A	<b>Idditio</b>	nal observations, if r	necessary.		
3. A	<b>Idditio</b>	nal observations, if r	necessary:		
3. A	<b>Vdditio</b>	nal observations, if r	necessary:		
				···	
В	ox No	o. V Reasoned st	atement und	ler Rule 43	3bis.1(a)(l) with regard to novelty, inventive step or
B	Sox No	o. V Reasoned strial applicability; cl	atement und	ler Rule 43 explanatio	3 <i>bis</i> .1(a)(i) with regard to novelty, inventive step or one supporting such statement
B	ox No	o. V Reasoned strial applicability; cl	atement und	ler Rule 43 explanatio	3 <i>bis</i> .1(a)(i) with regard to novelty, inventive step or one on supporting such statement
B in	Sox No	o. V Reasoned strial applicability; ci	atement und	expianatio	ns supporting such statement
B in	ox Nondusti	o. V Reasoned strial applicability; ci	atement und tations and e	expianatio	3bis.1(a)(i) with regard to novelty, inventive step or one supporting such statement  2,3,5,7 1,4,6
B ir I. S N	ox Nondusti	o. V Reasoned strial applicability; clent	eatement und tations and e Yes: No:	Claims Claims	2,3,5,7
B ir I. S N	ox Nondusti	o. V Reasoned strial applicability; ci	ratement und tations and e Yes: No: Yes:	Claims Claims Claims	2,3,5,7 1,4,6
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B In I. S N	ox Nondustratem	o. V Reasoned strial applicability; clent	Yes: No: No:	Claims Claims Claims	2,3,5,7 1,4,6

2. Citations and explanations

see separate sheet





# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING. AUTHORITY (SEPARATE SHEET)

International application No.

PCT/IT2004/000294

#### Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. The following documents are referred to in this written opinion; the numbering will be adhered to in the rest of the procedure:

D1: US-A-3 533 110 (GISONDI JOSEPH G) 13 October 1970 (1970-10-13)

D2: DE 92 09 607 U (HENGST GÜNTER) 22 October 1992 (1992-10-22)

D3: US-B-6 286 1571 (BAUMANN BRIAN) 11 September 2001 (2001-09-11)

2. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

The document D1 is regarded as being the closest prior art to the subject-matter of claim 1, and discloses (see D1, the whole document) a swimming pool covering system comprising

- a) a basic tarpaulin (17) and a covering tarpaulin (16) which, together are irremovably fixed along the perimeter edge (18) see also **D1**, especially column 2, line 70 to column 3, line 2 and fig.1,4,
- b) an inflation valve (19) envisaged <u>for</u> the inlet of air between the basic tarpaulin (17) and the covering tarpaulin (16) in order <u>to</u> realize a chamber ((14),(14')) envisaged to give the covering tarpaulin an arched configuration (see D1, especially fig. 1,4),
- c) a deflation valve (19) designed to release the air contained in said chamber ((14),(14')) see also **D1**, especially column 3, line 3 to line 17 and fig.1-5,
- d) said basic tarpaulin (17) having an perimeter edge (18) fitted with means of engagement ((27),(28),(27'),(28')) <u>for</u> the anchorage to the edges of a swimming pool (see D1, especially fig. 1,4),
- e) said covering system being conceived to be transformed from a resting condition, in which it is inactive and the tarpaulins are folded up (the conventionally position of an usual swimming pool cover system if the system is not in use) to an operative condition in which the basic tarpaulin (17) is placed covering the swimming pool and is located substantially just above the waterline (see D1, especially fig. 1,4) while the covering tarpaulin (16) is lifted of the basic tarpaulin (17) creating an air chamber ((14),(14')) between the two tarpaulins (see D1, especially fig. 1,4).

See also D2, especially page 2, line 8 to page 3, line 43 and fig. 1.

Consequentially the subject-matter of claim 1 is not new (Article 33(2) PCT).

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

PCT/IT2004/000294

3. Dependent claims 2-7 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step, the reasons being as follows:

Claims 4,6:

see D1, especially column 2, line 64 to column 3, line 32 and fig. 1,4;

Claims 2,7:

see D1, especially column 2, line 70 to column 3, line 2 and fig.1,4;

Claims 3,5:

see D3, especially column 3, line 37 to line 64 and fig.1,2.

### Remarks:

- a) To meet the requirements of Rule 6.3(b) PCT, the independent claim 1 should be properly cast in the two part form, with those features which in combination are part of the prior art being placed in the preamble.
- b) To meet the requirements of Rule 5.1(a)(ii) PCT, documents **D1- D3** should be identified in the description and the relevant background art disclosed therein should be briefly discussed.
- c) Reference signs in parentheses should be inserted in the claims to increase their intelligibility; this applies to both the preamble and characterising portion (Rule 6.2(b) PCT).
- d) The description must be brought into conformity with the new claims to be filed (Rule 5.1(a)(iii) PCT); care should be taken during revision, especially of the introductory portion including any statements of problem or advantage, not to add subject-matter which extends beyond the content of the application as originally filed (Article 34(2) PCT).
- e) In order to facilitate the examination of the conformity of the amended application with the requirements of Article 34(2) PCT, the applicant is requested to clearly identify the amendments carried out, irrespective of whether they concern amendments by addition, replacement or deletion, and to indicate the passages of the application as filed on which each these amendments are based.